

**LAW OFFICES OF SANJAY CHAUBEY**

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November 15, 2024

**BY ECF**

Hon. Judge P. Kevin Castel,  
United States District Judge  
United States District Court  
Southern District of New York  
500 Pearl Street,  
New York, NY 10007

*Neither ECF 127  
nor this letter  
is a motion  
to withdraw. It is not  
obvious that the list of  
counsel as a creditor is a  
not terminated bankruptcy  
creates a conflict of interest  
requiring disqualification.*

**Re: Brian Donnelly v. Jonathan Anand et al Civil Action No. 1:21-cv-9562(PKC)**

**Subject: Showcause for Lifting of the Automatic Bankruptcy Stay**

Dear Hon. Judge Castel:

*If Mr. Chaubey wishes to pursue  
the issue, he shall file a motion  
with affidavit and memorandum of  
law by*

This office represents Defendant Jonathan Anand in the captioned matter.

I am writing this letter pursuant to your Honor's Order dated November 8, 2024, advising the Honorable Court in writing about why the stay in 21-cv-9562 ought not to be lifted and 24-cv-6329 administratively closed. The Court further directed parties to set forth in writing steps necessary to bring the matter to final resolution.

As stated earlier, that Jonathan Anand was granted a discharge under 11 U.S.C. § 727 on February 7, 2024, (Bankruptcy Case Number 23-50762).

However, by the Opinion and Order dated August 20, 2024, Honorable Jamar K. Walker, US District Judge for the Eastern District of Virginia has transferred the case to the Southern District of New York to the present related action.

It is respectfully submitted that I am named as creditor in the list of creditors by Defendant Jonathan Anand. This may create a potential conflict of interest with Defendant Jonathan Anand and his entities in the present action. I, as an attorney of record, request the Honorable Court to terminate my representation of Defendant Jonathan Anand and his entities forthwith. I have discussed this issue with Defendant Jonathan Anand and he has no objection to my termination of representation.

*on his client. Any response  
shall be due by Jan 6, 2025 and any reply  
by January 13, 2025. SO ORDERED.  
P. J. Phant, US DJ 11-20-24*

In view of the above, I may not be in a position to advise the Honorable Court as to the lifting of the stay or steps necessary to bring the matter to a final resolution.

Thank you for your Honor's attention to this manner.

Respectfully,

/s/  
Sanjay Chaubey, Esq. (SC-3241)  
*Attorney for the Defendants*

Encl.: Discharge of debtor, Certificate of notice

CC: Nehemiah Salomon Glanc, Esq., Russell I. Zwerin, *Attorneys for Plaintiff* (Via ECF)  
Jonathan M. Anand (Via Email)